

**UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION**

STEVEN AMES BROWN, and others,  
Plaintiffs,

v.

ANDREW B. STROUD, and others,  
Defendants

No. 08-cv-02348 JSW (NC)  
No. 09-cv-03796 JSW (NC)  
No. 11-cv-05822 JSW (NC)

**ORDER SETTING HEARING ON  
THE ISSUE OF DIVERSITY  
JURISDICTION**

ANDREW B. STROUD, and others,  
Plaintiffs,

v.

CASTLE ROCK ENTERTAINMENT, and  
others,  
Defendants

LISA SIMONE KELLY,  
Plaintiff,

v.

WALLY ROKER, and others,  
Defendants

ORDER SETTING HEARING  
RE: DIVERSITY JURISDICTION

1 The undersigned Magistrate Judge previously ordered the Simone Estate to submit  
 2 further briefing addressing the issue of subject matter jurisdiction in the *Kelly v. Roker*  
 3 action. Dkt. No. 191.<sup>1</sup> The Simone Estate filed a further brief, asserting that its claims in  
 4 *Kelly v. Roker* “are grounded in the Copyright Act and diversity as against Defendants  
 5 Andrew B. Stroud and Andy Stroud, Inc. (“ASI”).” Dkt. No. 192 at 5:8-10, 9:13-14:5.

6 After reviewing the Simone Estate’s further brief and supporting declarations, the  
 7 undersigned is not convinced by the argument that there is federal question jurisdiction in  
 8 the *Kelly v. Roker* case. Additionally, the undersigned is not convinced that the Simone  
 9 Estate has provided sufficient evidence in support of its contention that Nina Simone was a  
 10 domiciliary and therefore a “citizen” of California at the time of her death. To allow the  
 11 Simone Estate to provide additional evidence and argument on the issue of domicile, the  
 12 undersigned will hold an evidentiary hearing on April 16, 2014 at 1:00 p.m. Any further  
 13 written submissions on this issue must be filed with the Court by April 9, 2014.

14 Additionally, at the hearing on April 16, the Simone Estate should be prepared to address  
 15 its contention that the Court should dismiss Wally Roker as a dispensable party to cure the  
 16 lack of diversity between the Simone Estate and Roker and continue to judgment pursuant  
 17 to diversity jurisdiction against Andrew B. Stroud and ASI.

18 The undersigned notes that on December 19, 2013, District Court Judge Jeffrey S.  
 19 White issued an order revoking the pro hac vice status of W. Charles Robinson, counsel for  
 20 Scarlett Paradies-Stroud as the administrator of the Estate of Andrew B. Stroud (“Stroud  
 21 Estate”), ASI, and Stroud Productions and Enterprises, Inc. *Methven & Assocs. Prof.*  
 22 *Corp. v. Scarlett Paradies-Stroud, and others*, No. 13-cv-01079 JSW, Dkt. No. 86. Thus,  
 23 to the extent that the Stroud Estate and ASI wish to present evidence or argument on the  
 24 issue of diversity jurisdiction in *Kelly v. Roker*, they may not do so through Mr. Robinson.

25 The undersigned plans to proceed with issuing a report and recommendation on the  
 26 default judgment motions in the *Brown v. Stroud* and *Stroud v. Castle Rock* cases without  
 27

28 <sup>1</sup> Unless otherwise indicated, all references to docket numbers in this order are to the docket in the  
 case *Lisa Simone Kelly v. Wally Roker, and others*, No. 11-cv-05822 JSW.

1 awaiting resolution of the jurisdictional issues in *Kelly v. Roker*.

2 IT IS SO ORDERED.

3 Date: March 24, 2014

4   
Nathanael M. Cousins  
United States Magistrate Judge